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By FELFE & LYNCH
Pauline Smith

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) : Yao-Tseng Chen et al.
Serial No. : 08/560,024
Filed : February 20, 1996
For : MONOCLONAL ANTIBODIES WHICH BIND TO
TUMOR REJECTION ANTIGEN PRECURSOR
MAGE-1, RECOMBINANT MAGE-1, AND
MAGE-1 DERIVED IMMUNOGENIC PEPTIDES
Art Unit : 1817
Examiner : A. Caputa

Hon. Commissioner of Patents
and Trademarks
Washington, D.C. 20231

LETTER RE: SMALL ENTITY STATUS

Sir:

Applicants have recently claimed that, at the time this application was filed, the application was not entitled to small entity status. This is a divisional application, and as the parent was entitled to the status, the assumption was that the divisional was as well. Applicants representative has now learned that, by operation of an agreement, such was not the case.

The error was made without deceptive intent. Any inconvenience is regretted.

The application ought to have been filed with a full fee. As the full fee is now \$790.00, the difference between this and what was paid (\$375.00), is \$415.00. Further, a surcharge of \$65.00 was paid, while \$130.00 was the correct amount. Hence, \$480.00 is owed. A check in the amount is attached. Please make adjustment to Deposit Account 06-0530 if necessary.

Favorable action on this matter is requested.

Respectfully submitted,

FELFE & LYNCH

By 

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